Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 2023

444					ww
U.S. APPLICA	TION NO.		FIRST NAMED APPLICANT		ATTY, DOCKET NO.
	09/890917		MABOKA	S	878.47.USWO
		A	VALLADIE CO	PY INTERNATION	ALA LUCATION NO.
BRIAN H	I BATZLI ANT & GOULD	BESIA	VAILABLE C	PCT/2	LA0C/00019
PO BOX				I.A. FILING DATE	PRIORITY DATE
MINNEA	POLIS, MN 5540	2 0903		08 FEB 00	08 FEB 99
				DATE MAILED:	97 SEP 200
	STA	TES DESIGN	EQUIREMENTS UNDI NATED/ELECTED OFI	FICE (DO/EO/US))
	lowing items have	been submitted by	y the applicant or the IB to the	United States Patent and	d Trademark
Office as	11 0 B		CFR 1.494) an Elected Off		
(X	U.S. Basic Nation Copy of the intern		Indication of Small I	enuty Status. ternational application i	nto English
(X	Oath or Declarati			e 19 amendments into I	-
	Copy of Article 1		Other:		
L.	Delanis Daniman		L)		
[¥	The International		nination Report in English and		•
	Translation of An	mexes to the Inter	rnational Preliminary Examinat	ion Report into English.	
2. ເ⊽ Appi	icant has requested	early processing	under 35 U.S.C. 371(f) but ha	s not filed the following	indicated items and/or
the indicate	d items in paragrap	h 3 below. The	Basic National Fee and the cop	y of the international ap	plication must be filed
	or 30 months from	the priority date	to avoid abandonme.it.		
	U.S. Basic Nation	nal Fee.	Copy of the internat	ional application.	
	lowing items MUS' under 35 U.S.C. 3		thin the period set forth below	in order to complete the	e requirements for
	a. Translation of	the application in	to English. A processing fee w	vill be required if submi	tted
_	later than th	e appropriate 20	or 30 months from the priority	date.	of Defeative
	Translation.		ective for the reasons indicated		
			translation of the application a from the priority date (37 CFR		than the
ſΨ	appropriate c. Oath or declar	ation of the inven	tors, in compliance with 37 CF	R 1.497(a) and (b), pro	perly identifying
<u>-</u>	the applicati	ion (preferably by	the International application n submitted later than the approp	umber and international	filing date). A
	date. The current	oath or declaration	on does not comply with 37 CF	•	
[2	d. Surcharge for		h or declaration later than the a	ppropriate 20 or 30 mo	nths from the
A Additio		e (37 CFR 1.492(e)). a	ity including any requi	red multiple dependent
claim fee,	nal claim fees of \$ are required. Appl R 1.492(g)). See :	icant must submi	t the additional claim fees or ca	ncel the additional clair	ns for which fees are
			sequence listing pursuant to 37	7 CFR 1.821-1.825. Se	ee attached
PCT/DO/E					
MONTHS THE PRIC	FROM THE DAT	TE OF THIS NO R THE APPLIC	-3(d), 4 AND 5 ABOVE MUS OTICE OR BY 22 OR 32 MO CATION, WHICHEVER IS L MENT.	NTHS (where 37 CFR	1.495 applies) FROM
The time p 1.136(a).	eriod set above ma	y be extended by	filing a petition and fee for ext	ension of time under the	e provisions of 37 CFR
Annexes w	ill he cancelled. A	processing fee w nents are cancelle	the Annexes MUST be submitted late of the required if submitted late d since a translation was not pr rity date.	er than 20 or 30 months	from the priority date.
Applicant address give	is reminded that an ven in the heading a	y communication and include the U	to the United States Patent and S. application no. shown abov	Trademark Office mus e. (37 CFR 1.5)	t be mailed to the
	A cor	ny of this not	rice MUST be returned	d with this respon	zse.
Enclosed:	PCT/DO/EO/9	P17 [Notice of Defective Translati	on	 •
	PTO-875		_FC1/D0/60/920	John Anderson	

Telephone: 703-308-9116

FORM PCT/DO/EO/905 (March 2001)